Contract 4: 688 Changes pp. 12+14
ARTICLE I-RECOGNITION

- A. The Board hereby recognizes the Barnegat Federation of Teachers, Local 3751, NJSFT, AFT, AFL-CIO, as the exclusive and sole representative for collective negotiations concerning grievances and terms and conditions of employment for all personnel whether under contract, on leave, on a per diem basis, employed or to be employed by the Board, including:
 - 1. Certificated Personnel
 - 2. Custodial and Maintenance Personnel
 - Ford Service Personnel
 - 4. Secretaries and Clerical Employees
 - T. (Instruction) wides Library Technic aus and Playstians. Infiredia wides
 - The second secon

AUTELINE WHITE ATTY

5 15 100 11.455.24

- District Contract Contractions
- T. Comfidential Employees
- 1. Assistant Board Secretary
- 1. Head Fayroll Brokkeeper
- d. Fayrall Clerical Backkeeper
- 7. Secretary/Clerical Bookkeeper
- 3. Secretary to the Auperintendent
- 9. Assistant to the Secretary to the Superintendent
- (i) Secretary to the Assistant Superintendent
- Assistant to the Secretary to the Assistant Superintendent
- 12. Transportation Secretary
- 13. Warehouse Secretary
- 1). Cisusi Per Diem Substitute Employees
- 15. All other employees not listed above as included.

Unless otherwise indicated, the term "employee," when used hereinafter in this Agreement, shall refer to all members of the bargaining unit as defined above.

- B. Unless otherwise indicated, when used hereinafter in this Agreement:
 - The term "teachers" shall refer to all certificated employees represented by the Federation in the negotiating unit as above defined;
 - The term "custodians" shall refer to all custodial and maintenance personnel represented by the Federation in the negotiating unit as above defined;
 - 3. The term "office personnel" shall refer to all secretaries and elerical employees represented by the Federation in the negotiating unit as above defined;

- 4. The term "cafeteria workers" shall refer to all food service personnel represented by the Federation in the negotiating unit as above defined;
 - 5. The term "aides" shall refer to all instructional aides, library technicians, and playground/cafeteria aides represented by the Federation in the negotiating unit as above defined;
 - 5. The term 'drivers' shall refer to all bus drivers, van and wagon drivers, transportation aides, and regular substitute drivers represented by the Federation in the negotiating unit as above defined:
 - The result "employage" while sefer for all members of the bargaining ones as above defined.
 - The massociate which took of the formular, and the singular shall include the ploral.

ARTICLE II--GRIEVANCE PROCEDURE

. Definitions

and the state of the state of the state of

- 1. A "grievance" is a claim by an employee or the Federation based upon the interpretation, application, or violation of this Agreement, policies, or administrative decisions affecting terms and conditions of employment of an employee or a group of employees.
- An "aggrieved person" is the person or persons or the Federation making the claim.
- 3. A "party of interest" is the person or persons making the claim and any person who might be required to take action or against whom action might be taken in order to resolve the claim.
- 4. "Working days" when used hereafter shall mean the working days of the grievant when it refer to filing the grievance and appealing a decision to a higher step, and the working days of the administrator when it refers to a response by the administrator to the grievant.
- B. 1. The Board and the Federation agree to process all grievances in good faith and to expedite claims at the lowest possible level.
 - 2. The purpose of this procedure is to secure, at the lowest possible level, solutions to the problems which may from time to time arise affecting members of the bargaining unit. Both parties agree that these proceedings will be kept as confidential as may be appropriate to any level of the procedure.

3. Any grievance filed under this Article shall be initiated at Step 1 within thirty (30) calendar days of the date of its occurrence. Grievances filed after the expiration of thirty (30) calendar days shall be deemed untimely.

C. Procedures

- 3. Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each level should be considered as maximum and every effort should be made to expedite the process. The time limits specified may, however, be extended by mutual agreement.
- 1. In the event a grievante of it will the authorized batter in the procedure of the option of the option of the stops of this grievance procedure of the period of the author pear, and of left interstuded workline has been procedure for the beginning of the factorial stack, year, could result in the procedure name to the could be set the following stack the space limits set that the greekshire procedure the could be set of the set of year or as a contract the compatitude.

1. Anna President Control (p. 1) and Confedence of Supervisor.

All Indonesia State

An employee with a gritvance shall first discuss it with his principal or immediate supervisor, aither directly to through the Federation's designated representative, with the objective of resolving the matter informally. A response to the grievance will be provided within two (2) working days.

I. Formal Step

If the grievant is dissatisfied with the response at the informal level, he end/or his designated Federation representative shall within Len (10) working days present the grievance in writing to the immediate supervisor. The written grievance shall contain:

- a. The nature of the grievance and the person, persons, or Federation filing the grievance.
- b. The approximate date on which the alleged violation occurred.
- a description of the grievance, listing the specific provisions of this contract that are allegedly violated.
- d. The grievant's dissatisfaction with the decisions previously rendered.
- e. The specific redress requested.

The principal or immediate supervisor shall make a decision and communicate the decision in writing within five (5) working days from the date he initially received the written grievance.

E. Level Two: Superintendent

If the aggrieved person is not satisfied with the disposition of his grievance at Level One, or if no decision has been rendered within five (5) working days, he may file the grievance in writing with the Federation within ten '10' working days, and within ten (10) working days after receiving the written grievance, the Federation may refer it to the Superintendent of Schools.

The Carried Theorem Commerce of Philippen to

If the aggreen tensor is not cantisfier with the freposition of the product of the green tensored in a green to be a selected that the contract of the first selected the first s

Covel Bases Arkittation

- 1. If the aggreened person is and satisfied with the disposition of his grievance at hevel Three, or if no devision has been rendered within ten if, working lave after the grievance was delivered to the Board of Education, he may, within five (6) working days after a decision by the Board of Education or fifteen (16) working days after the grievance was delivered to the Board of Education, whichever is sooner, request in writing that the Federation submit the grievance to arbitration. If the Federation determines that the injevance is meritorious, it may submit the grievance to arbitration within fifteen (16) working days after receipt of a request by the aggrieved person.
- 2. Within ten (10) working days after such written notice of submission to arbitration, the Board and the Federation shall attempt to agree upon a mutually acceptable arbitrator and shall obtain a commitment from said arbitrator to serve. If the parties are unable to agree upon an arbitrator or to obtain such a commitment within the specified period, a request for a list of arbitrators may be made to the Public Employment Relations Commission by either party. The parties shall then be bound by the rules and procedures of the Public Employment Relations Commission in the selection of an arbitrator.
- 3. The arbitrator so selected shall confer with the representatives of the Board and the Federation and hold hearings promptly and shall issue his decision not later than twenty (20) days from the date of the close of the hearings or, if oral hearings have been waived, then from the date the

final statements and proofs on the issues are submitted to him. The arbitrator's decision shall be in writing and shall set forth his findings of fact, reasoning and conclusions on the issues submitted. The arbitrator shall be without power or authority to make any decision which requires the commission of an act prohibited by law or which is violative of the terms of this Agreement.

The arbitrator can add nothing to nor subtract anything from this Agreement between the parties. The decision of the arbitrator shall be submitted to the Board and the Federation and shall be final and binding on the parties.

- 4. The prets for the services of the arbitration ingliding per orem expenses, of error soft attual sour mesessor for the companies of the c
- - 1. But apprished person may be represented at all stages of the upresented properties in a consensity or an area prisely by a representation of the personal and the personal and the personal and the personal area personal and the personal an
 - 1. The repression of any kind shall be taken by the Board or by any member of the administration or by the Federation or any of its officers or representatives against any party in interest, ony representative or member of the Federation, or any other employee by resson of his particulation or nonarticization in the grievance procedure.

I. Marrellaneous

1. Group Grievance

If, in the judgment of the Federation, a grievance affects a group or class of employees, the Federation may submit such grievance in writing to the Superintendent directly and the processing of such grievance shall be commenced at Level Two when the administrator handling grievances at Level One of this procedure does not have the authority to resolve the grievance. The Federation may process such a grievance through all levels of the grievance procedure even though the aggrieved person does not wish to do so.

2. If, in the judgment of the Federation, a grievance arises out of an action taken by the Board or an administrator above the level of the immediate supervisor, the Federation may submit such grievance in writing to the Superintendent directly and the processing of such grievance shall be commenced at Level Two when the administrator handling grievances at Level One of

this procedure does not have the authority to resolve the grievance. The Federation may process such a grievance through all levels of the grievance procedure even though the aggrieved person does not wish to do so.

3. Separate Grievance File

All documents, communications and records dealing with the processing of a grievance shall be filed in a separate grievance file and shall not be kept in the personnel file of any of the participants. The Federation and the employee have the right to inspect this grievance file.

t. Meetings and Hearings

表示: Finderstand 表, east the

The Pederation should have the origin to the obesent at all formal grievance levels even if the grievance was not filed therego the Federation.

- Figure at any step to remmunicate wideristan within the specified time limit shall permit the aggrieved to proceed to one next step. Failure at any step of this procedure to appeal a grievance to the next step within the specified time limits shall be deemed to be an acceptance of the decision rendered at that step. Failure to raise a grievance within the time limits herein shall be deemed to be an abandonment of the grievance.
- The time limits set forth herein may be extended in writing by mutual agreement of the parties.

ARTICLE III--NEGOTIATION OF SUCCESSOR AGREEMENT

- A. 1. The parties agree to enter into collective negotiations over a successor Agreement in accordance with Chapter 303, Public Laws 1968, in a good-faith effort to reach agreement on all matters concerning terms and conditions of employment. Such negotiations shall begin no later than the PERC designated date of the calendar year in which this Agreement expires.
 - 2. Any Agreement so negotiated shall apply to all members of the bargaining unit. It is understood that any Agreement so negotiated is subject to ratification or rejection by a majority vote of the Board of Education and the Federation. The contract shall be reduced to writing, and when ratified by the Board of Education and the Federation, shall be signed by the Board and the Federation.

B. Any proposed changes in rules, regulations, and/or policies, affecting working conditions must be negotiated between the Board and the Federation in accordance with Chapter 303, as modified by Chapter 123, Public Laws 1974.

ARTICLE IV -- EMPLOYEE RIGHTS

- A. Porsuant to Chapter 303, Public Laws 1968, amended by Chapter 123, Public laws 1974, the Board hereby agrees that every employee of the Board shall have the right freely to organize, join and support the Federation and its affiliates for the purpose of engaging in collective negotiations and other legal concerted activities for mutual said and protection. Is a duly selected brdy everything governmental time, thater the loss of the State of set derived, the Board internance and agreed had a small not invention or indirectly distributes and expenses and agreed had a small not invention or indirectly distributes to deeper an incompanion of any professional distributions of the Court in about the court of the Redording ander the agreement or otherwise measure for any terms or conditions of employment by reason of his membership in the Redording under the institution of any grievance, complaint, or proceeding under the agreement or otherwise with respect to any terms or conditions in employment.
- F. Nothing contained herein shall be construed to deny or restrict to any employee such rights as he may have under New Jersey school laws or other applicable laws or regulations. The rights granted to employees hereunder shall be deemed to be in addition to those provided elsewhere.
- On employee shall he disciplined without just cause. The Board retains the right to discipline or discharge an employee during the term of his employment contract. Discipline may include but is not limited to oral and written reprimands, increment withholdings, suspensions without pay, and mid-contract discharges, but shall not include the non-renewal of a non-tenured employee. Discipline shall be applied in a non-discriminatory fashion, and shall be subject to the grievance procedure. The discipline to be imposed shall be determined on a case by case basis, and shall take into account the nature of the offense, the number of previous offenses, the length of service of the employee, the general employment record of the employee, and any mitigating circumstances.
- D. 1. Whenever any employee is required to appear before a supervisor or principal or his designee concerning any matter which could adversely affect the continuation of that employee in his office, position or employment, or the salary or any increments pertaining thereto, he shall be entitled to have a representative of the Federation present to advise him and represent him during such meeting or interview. This entitlement does not apply to evaluation conferences.

- 2. Whenever any employee is required to appear before the Board or any committee, member, representative or agent thereof concerning any matter which could adversely affect the continuation of that employee in his office, position or employment or the salary or any increments pertaining thereto, then he shall be given 48 hours prior written notice of the reasons for such meeting or interview and shall be entitled in have a representative of the Federation present to advise him and to represent him during such meeting or interview.
- 3. In the event that an employee is suspended, the status of his pay shall be determined by the outcome of a hearing or interview. The hearing or inversion must be welf within filtree of days from the date is suspension. If the hearing of the conject with must be consent of not relabelled within it free to if, days, the employee's pay will be related which is free to interpolated until final loters as the complete of some more and or in the constant of the complete of the small be reinstated to his position and shall be paid retroactively for the term of the exercises.
- 6. Any question themselvelsm by an employee of a supervisor or idministrator shall be made in confidence and not in the presente if suddents, parents, in other public gatherings. Any question of pinitism by a supervisor or administration of an employee regarding his performance shall be made in confidence to the employee.
- F. Volemployee shall be prevented from wearing pins or other identification of membership in the Federation or its affiliates.
- The employee shall be protected from "on the spur of the mument" confrontations by parents, Board members, person or persons, or organizations. An appointment must be made with the employee at a mutually convenient time.
- H. There shall be no discrimination as to the hiring of husband, wife, or other relatives in the same building or within the school district.

ARTICLE V--FEDERATION RIGHTS AND PRIVILEGES

- 4. The rights and privileges of the Federation and its representatives as set forth in this Agreement shall be granted exclusively to the Federation.
- B. The Board agrees to furnish to the Federation in response to requests all available public information concerning the educational program and the financial resources of the district, including but not limited to: class size, number of specialists, annual financial reports and audits, agendas and minutes of all Board meetings, census data, individual and group health insurance

premiums and experience figures, and the names and home addresses of all employees in the bargaining unit. Names, addresses, and job titles of newly hired employees shall be provided to the Federation.

- C. The Federation and its representatives shall have the right to use school buildings between the hours of 7:00 A.M. and 11:00 P.M. excluding holidays for meetings as long as it does not interfere with normal school operations. A Federation request to use a school building for a meeting shall be made in writing at least 12 hours in advance except in emergencies and be submitted to the building principal for approval. The Administration Building rendered with a school building principal for approval.
- ine Telephonous enable is a conservable to the property of the control of the
- The Federalian shall have, in each work sine, the use of bullering carres and a really bearing in the faculty lounge and other work areas. If denied, the Federation shall have the right to an appeal before fite Board of Edwardian. The Federation shall also have the right to use the district's inter-school mail.
- F. Whenever any representative of the Federation or any employee is required by the Board of Education to participate during working hours in negotiations, grievance proceedings, conferences, or meetings in connection with the Barnegat Township School system, he shall suffer no loss in pay.
- G. Released Time for Federation Officials
 - 1. The Board shall grant five (5) days leave without pay to the President of the Federation or his designee, and there shall be two (2) days leave with pay granted, for purposes of administering the contract or attending to other union business within the district.
 - 2. The Federation President shall not be prevented from visiting work sites, providing notification is first given to the building administrator, and that such visits shall not interrupt normal work operations.
 - 3. One (1) member of the bargaining unit may be granted a leave of absence without pay for one (1) year to work for the local or state American Federation of Teachers. This may be extended at the option of the Board.
- H. The Federation shall have the right to place vending machines in employee lounge areas. The number of such machines per building shall be no greater than the number of machines per building in the 1987-88 school year.

ARTICLE VI -- MANAGEMENT RIGHTS

- A. The Board on its own behalf and on behalf of the electors of the district, hereby retains and reserves unto itself, without limitations, all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of New Jersey and of the United States.
- B. Nothing contained herein shall be considered to deny or restrict the Board in the exercise of its rights, responsibilities, and authority under the New Jersey school laws or any other national state, wounty, listness or local laws or regularions as they center to the share of the share o

FT: "F :: 1 -- TF :: TB: NO. BOVES : TFACHING LOAD : TFACHER WORKING CONDITIONS

- -. As professionals, theorems are expensed to denote to their vastgaments the time of description meet their responsibilities, but they shall not be required to 'clock in' and 'clock out' by brocking minutes. Teachers and I indicate vneir presence for duty by placing their signatures in the faculty "signain" roster.
- The total in-school workday shall consist of no more than seven To hours which shall include an uninterrupted duty-free lunch geried as guaranteed to teachers under Section E of this Article. In any split-session situation, Section 9 of this Article will apply.
- Teachers shall be required to report not less than ten (10) minutes before the opening of their pupils' school day and shall be required to stay not less than ten (10) minutes after the close of their pupils' school day. No teacher in grades 6 through 8 shall be involuntarily assigned to more than four (4) consecutive teaching periods. The workday for all teachers shall end at the close of the pupils' day on Fridays or on days preceding holidays or vacations. In the case of a contracted night meeting, teachers may leave at the close of the pupils' day.
- D. Every teacher shall plan and teach course content in the manner he considers most practical and useful. Every teacher shall prepare a lesson plan book that is practical and useful, complements the course content, and is consistent with District guidelines. Teachers shall submit their lesson plan book for review to the principal when notification is given. Teachers shall provide substitutes with daily, weekly, and/or alternate plans as needed, according to procedures developed by the principal and the teachers.
- E. Teachers in grades K through 5 shall have an uninterrupted duty-free lunch period of fifty-five (55) minutes, four (4) days per week and a thirty (30) minute lunch period one (1) day per week.

Every effort shall be made to avoid scheduling the thirty (30) minute lunch period on the same day that the teacher does not receive a preparation period under paragraph N below. Teachers who provide cafeteria or playground supervision more than once per week, thereby receiving fewer than four (4) fifty-five (55) minute lunch periods that week, shall be paid for the lost amount of time on a pro-rated basis at the rate of \$20.00 per hour. Volunteers will be requested first, with the cooperation and assistance of the Federation. Teachers in grades 6 through 8 shall have an uninterrupted duty-free lunch period of not less than forty (40) minutes per day.

- F. Teachers may leave the building without requesting permission of the problem scheduled dury-free lance period.
- It leads not not required to remain after the end of the regular consists, to be at additional compensation, for the purpose of grown, in, figurity, in-secured, to grade level machings and the days each metals. Such meetings shall begin no later than five (ht minutes after the student dismissal time and shall run ior no more than entry (live and minutes). If the of these meetings is not some the owning and manth, it may be schedulad at any time in the same somethy period pear, separately or in tander with another faculty meeting period conducted by the same small istration.
- H. Hestings which take place after the regular in-school workday and which require attendance shall not be called on Fridays or on any day lamediately preceding any holiday or any other day upon which teacher attendance is not required at school.
- The notice of any agenda for any meeting shall be given to the teachers involved at least two (2) school days prior to the meetings. Teachers shall have the apportunity to suggest items for the agenda. The Federation shall have the right to place items on the agenda; discussion of Federation items shall take place after the original agenda is completed.
- J. Teachers may be required to attend not more than two (2) evening assignments or meetings each school year without additional compensation. However, the two (2) evening assignments shall not be scheduled on holidays or on days preceding holidays or vacations.
- K. 1. During days on which Parent-Teacher Conferences are scheduled by the Superintendent of Schools, teachers shall be required to teach only a half-day session.
 - There shall be no more than two (2) evenings of Parent-Teacher Conferences for any teacher during the school year unless the teacher schedules some.
 - 3. When evening parent conferences are scheduled, teachers will be required to teach only a half-day session, and afternoon conferences and evening conferences will not occur on the same day unless the teacher schedules such.

- 1. No teacher can be scheduled for a parent conference during lunch time, preparation time, or after 3:25 p.m. without the teacher's consent. One consecutive week between September and December shall be scheduled for Parent-Teacher Conferences.
- 5. These conferences shall begin no earlier than one (1) hour after the students' dismissal time and shall run no later than the end of the teachers' work day. The building principal shall inform the parents of the scheduled time for such conferences. The teacher may leave the building following the last scheduled conference. This provision shall not apply under split sessions.
- i. Finis tripe a will be a negated and implemented to a manual which and the morning pages upon my the few here depticipating to them and another more with Beart principle and procedures. Fin participation in freld trips which enters beyond the teacher at a life of its point to the conference of the plant is, a month of any appearance of all he granted of the rate of \$10.00 per hour.
- - In any double-session situation, the regular classroom teachers shall arrive twenty-five. 25; minutes before the stant of the session, and at the end of the school day teachers will escort the students to the buses; commencing with the bus departure, teachers may depart. The present practice, in effect by the Board of Education as of October 25, 1979, will prevail for teachers reporting to achoil, i.e., thirty-five (85; minutes for ducy personnel.
 - The mlassroom day for weachers small be four (4) hours fifteen.
 minutes.
 - 3. Parent-Teacher Conferences in a split-session situation shall be held within the normal teaching session.
 - 4. All teachers shall have at least one hundred and twenty (120) minutes per week prep time in a split-session situation.
- N. 1. Each teacher shall have at least two hundred (200) minutes prep time per week in full session.
 - 2. Specialized instruction such as art, music, physical education/health and teacher library periods shall be utilized as prep time. Computer literacy
- O. Teachers shall receive monetary compensation of \$20.00 per hour for extracurricular activities such as art, music, curriculum council, homebound instruction, physical education and additional programs approved by the Board.
- P. The total in-school work year shall consist of not more than one hundred eighty-five (185) work days.

- Q. Each teacher shall have the right and the responsibility to determine grades and other evaluations of pupils based upon the professional judgment of the teacher. In the event that a dispute arises regarding the validity of a grade, the teacher shall justify any grade in question. This right shall not contravene any legal rights of the Board or its agents, including the Board's right to determine the final grade.
- R. Any question or criticism by a supervisor or administrator of a teacher and his instructional methodology shall be made in confidence to the teacher.
- Fig. Each reacher about he entitled to up to the C1 days per vern for the purpose of the entitle should be about the arbitous of attending meetings or conference of an economic mattending natural properties of approve by the principal. An optimal written prepare may be submitted by the teacher.
- The North of the pudgment of a termber, a student requires the content of the principal, a france shall so inform his principal. The principal sound shall so inform his principal. The principal shall avrange as soon as possible for a conference among himself, one teacher, and an appropriate specialist to discuss the problem and to decide upon appropriate steps for its resolution.
- When, in the judgment of a teacher, a student is by his behavior seriously disrupting the insuructional program to the detriment of other students, the teacher may exclude the student from the classroom and refer him to the principal with a memo to follow, and said student may not be returned to the classroom until the problem has been resolved between the teacher and the principal.

ARTICLE VIII--SECRETARIAL WORKING CONDITIONS, HOURS, HOLDAYS, VACATIONS, AND OVERTIME

- 4. Office personnel shall be required to work seven and one-half (7-1/2) hours per day, thirty-seven and one-half (37-1/2) hours per week, inclusive of one (1) hour for lunch daily and two (2) breaks not to exceed fifteen (11) minutes in length, one in the morning and one in the afternoon.
- B. Summer working hours shall begin the first full working day after the official close of school for pupils and end with Labor Day. Summer working hours shall be five and one-half (5-1/2) hours per day, twenty-seven and one-half (27-1/2) hours per week, exclusive of lunch hour and break time. Therefore, summer hours will be 7:00 a.m. to 12:30 p.m.
- C. Office personnel will be off during Easter Vacation and Christmas Vacation, but may be requested to work at the discretion of the Building Principal, and shall be paid for such work at one and one-half (1-1/2) times the individual's hourly rate.

- D. Office personnel will be off on all days that school is closed for inclement weather. Employees may be requested to work at the discretion of the Building Principal, and shall be paid for such work at the rate of one and one-half (1-1/2) times the individual's hourly rate.
- E. Office personnel shall not be required to work on days when school is not in session during the school year according to the adopted School Calendar, excluding all professional days. In addition, office personnel shall have July 4th and Labor Day as helidays. If July 4th falls on Saturday it will be observed on Friday, and if it falls on Sunday it will be observed on Monday.
- Fig. 5 sampling for map locate agent teachers leave to the fields.
- The strike perenthel and, have seen set to be sume a straight to the collowing appealings.

- It is one year's vacation time may be carvied over into the following year. Employees leaving the district shall be compensated for all unused vacation time. Holidays occurring during an employee's vacation time shall not be charged as vacation time.
- I > Secretaries who are required to work in a building alone may contact the Superintendent and request that they be permitted to work at another location, which request shall not be unreasonably denied.

ARTICLE IN--CUSTODIAL/MAINTENANCE WORKING CONDITIONS, HOURS, HOLIDAYS, VACATIONS, AND OVERTIME

- A. The work week shall consist of five (5) days, from Monday to Friday.
- B. The work day shall consist of eight (8) consecutive hours, including a duty-free lunch period of one-half (1/2) hour. An employee may leave the building during the lunch period.
- C. Employees shall be entitled to a fifteen (15) minute rest period between starting time and meal time and a fifteen (15) minute rest period between meal time and regular quitting time; and shall be entitled to an additional fifteen (15) minute rest period at the end of each two (2) hour and forty-five (45) minute segment of overtime.

- D. Overtime shall be paid at the rate of time and one-half for all hours worked in excess of such eight (8) hour shift, or seven and one-half (7-1/2) working hours, or thirty-seven and one-half (37-1/2) working hours per week. Wherever possible, prior notice of overtime shall be provided.
- E. Any employee required to work on a Sunday shall receive overtime pay at the rate of double time for all such hours worked. Any employee required to work on a holiday shall receive a full day's pay for the holiday, plus regular pay for all hours actually worked. Wherever possible, prior notice of such overtime shall be provided.
- Fig. Any employee collect in to work before his regular shift in after his regular shift in after his regular shift shall be paid at the applicable overtibe mater. If the entire a the are not intent, old before it after the injury shift, the employee shall be guaranteed at least two ill hours pay it in applicable terms these.
- Any employee called in to work for the purpose of snew femous! shall wish until the approximate lengthmines that the snow behand. Any bear providered.
- 9. Europt in emergenties, employees small reserve one oil week price positionation of any aperial activities in the building during their acheduled shift and during overtime periods.
 - I. Employees shall inform their supervisor if they believe that an outside group utilizing school buildings after school hours had not complied with Board Policy regarding the appropriate number of supervisors for the children affected. Cusuodians shall not be required to supervise children.
 - J. Employees shall be entitled to paid vacation of two (1) weeks after one year of service. Employees working five (5) years or more shall be entitled to three (3) weeks paid vacation. Starting at the eleventh year, employees will receive one day of vacation for each year up to a maximum of twenty (20) days.
 - We to one year's vacation time may be carried over into the following year. Employees leaving the district shall be compensated for all unused vacation time. Holidays occurring during an employee's vacation time shall not be charged as vacation time. Where a conflict of vacation schedule occurs, the most senior employee shall have preference for vacation schedules. The Board shall give each employee a statement of accumulated vacation leave no later than September 15 of each year.
 - L. In addition to the Fourth of July and Labor Day, the holidays shall be the same days as adopted in the School Calendar, with the exception of the Christmas and Easter break periods. If July 4th falls on a Saturday it will be observed on Friday, and if it falls on Sunday it will be observed on Monday.

- M. The Board shall provide each employee with three (3) uniforms during each year of employment. The care, maintenance and cleaning of such uniforms shall be the responsibility of the employee.
- N. The Board shall supply the employees for work in inclement weather foul weather gear which shall include rainwear, boots or subbers, head coverings, and gloves.
- O. The Board shall provide one (1) pair of safety shoes per year to each employee.
- P. Seniority plus the ability to do the available work small be the factors of holing if a primational position.

ARTICLE CARCARETERIA WERRES WORKING COMDITIONS OF THE CHECK HOLITICES AND COMPUTENT

- A. The work week shall consist of five of days, from Yoniay to Endday.
- I. The number is corraing hours per day in effect in September, loss that I not be reduced for those infeterial workers employed prior time effective date of this contrast.
 - ... Employees working four (4) hours or more shall have a paid, dutyfree lunch period of twenty (20) minutes, which shall be scheduled by the immediate supervisor.
 - P. Employees working five (5) hours or more shall be entitled to a paid ten (10) minute break in addition to their duty-free lunch period.
 - E. Overtime shall be paid for all hours worked in excess of an employee's regularly scheduled shift. Such pay shall be at the rate of straight time up to forty (40) hours a week and time and one-half thereafter. Wherever possible, prior notice of overtime shall be provided.
 - F. Any employee required to work on a Sunday shall receive pay at the rate of double time for all such hours worked. Wherever possible, prior notice of overtime shall be provided.
 - G. All employees shall be paid for one hundred seventy-five (175) days per year including three (3) paid holidays. If employees actually work less than one hundred seventy-two (172) days, they may be called in to work. If employees work in excess of one hundred seventy-two (172) days, they shall receive additional pay for such days worked on a per diem basis.
 - H. Fans shall be installed in every kitchen area. Floor mats shall be provided at every work station.

- I. The Board shall provide each employee with three (3) uniforms during each year of employment. The care, maintenance and cleaning of such uniforms shall be the responsibility of the employee.
- J. The Board shall provide one (1) pair of safety shoes per year to each employee or, at the employee's option, one additional uniform.
- R. The holidays for members of the bargaining unit shall be the same days as adopted in the School Calendar.
- 6. Seniority plus the ability to do the available work shall be the factors in bidding for property to, years, i.e.

- As professionals, employees are expected to devote to their mass, soments the time necessary to meet their responsibilities, but they amplicate he required to like to the two "times out" in higher and minutes. All employees shall indicate their presence for duty by playing their signatures in the impulty "sign-lm" roster.
- The inital to-school workday for Inscriptional Aidez and Library Technicians shall consist of no more than seven (7) hours. Instructional Aides and Library Technicians shall receive the same duty-free lunch period as provided to teachers in the buildings to which they are assigned. On days when an aide receives a thirty (30) minute lunch, the cide shall receive one (1) ten (10) minute break and one (1) fifteen (15) minute break. Lunch and break times are to be scheduled by the boilding administrator.

The regular in-school day for Playground/Cafeteria Aides shall be no more than four (4) hours. Playground/Cafeteria Aides may, by agreement with their Principal, work additional hours on an as needed basis at their resular hourly rate. Participation in field trips by Playground/Cafeteria Aides shall be compensated under Paragraph D below.

- C. Instructional Aides and Library Technicians may leave the building without permission during their scheduled duty-free lunch periods.
- D. For participation in field trips that extend beyond the employee's in-school workday, monetary compensation shall be granted at the rate of \$8.00 per hour.
- E. Any anticipated change in the length of the school day shall be negotiated with the Federation and incorporated in this Agreement.
- F. The total in-school work year shall consist of not more than one hundred eighty-five (185) workdays.

- G. An Instructional Aide may consult with the teacher he/she works with during the teacher's prep time at the teacher's request upon the approval of the principal, based on the adequacy of aide coverage for the affected students. Such approval shall not be unreasonably withheld.
- H. At least forty-eight (48) hours notice shall be given to all employees for after-school workshops, in-service and staff meetings, except in emergencies.
- 1. Instructional Aides and Library Technicians shall receive monetary compensation of \$8.00 per hour for any time required above seven (T) hours per day, for such activities as meetings, conferences, and entruourniquian activities.

RETIDIE KOI--BRIVESS AND TRANSFORMATION ALLES WESTING INSITE US

2. Each explosed shall be guaranteed a managem of five of theory per day, which shall include thirty (00) manutes to obeck even bus according to state and incal requirements.

Orivers and Transportation Ardes employed during the 1986-87 eracol year shall be paid on the hasis of no less than the number of hours worked in 1986-87.

The Transportation Coordinator may schedule an employee to work up to the number of hours for which the employee is regularly paid, without additional compensation. This may include regular runs, bus inspections, and activity runs, field trips, athletic runs, and coverage for other drivers who are absent, and other such duties.

Employees' regular pay will be calculated on the basis of a work year of one hundred eighty (180) days.

- B. Special assignments such as field trips, athletic trips, and activity trips shall be assigned in the following way:
 - 1. The Transportation Coordinator shall first assign special assignments to employees in such a way as to bring employees' assigned hours up to the number of their contracted hours. Such assignments shall be made by 12:00 noon Friday for the following week.
 - 2. Special assignments that are not distributed per subparagraph I above shall be posted by 12:00 noon Friday for the following week. Assignments to these runs shall be made by seniority from among those employees who sign up for such assignments for that month. A sign-up sheet will be posted and is to be completed by the fifteenth (15th) of the preceding month. If none of these employees is available, the Transportation Coordinator may assign employees who have not signed up for such assignments.

- 3. In making extra assignments such as midday runs, it is the goal of management first to assign such runs in such a way as to bring employees' assigned hours up to the number of their contracted hours.
- C. 1. Compensation for time worked beyond an employee's contracted hours shall be at his/her regular hourly rate up to a total of forty (40) hours in a week and at one-and-one-half times the regular hourly rate for hours beyond forty (40) hours.
 - If any employee works over more than a twelve (12) hour period of time in a day, the employee shall receive additional pay for the hours over twelve (12), regardless of whether or not seems winked his contracted number of himms. The gap shall he at the employee's regular rate up to force it hours in the employee's regular rate up to force the hours in the second or nearly of a nears hearth for the results require the results.
- 1. In Payloyees assigned to Mail Bons Shall not be required to ascrat Hail powenes weighing more than twenty (20) propids each.
- 2. Executing types shall provide for the Transportation Turndans or the appropriate Tricemation as to there is particle contacted in order to transport pupils in the event of an emergency or an emergency drail. Trivers shall make every effort to respond to emergency talls for student transportation.
- Frior to trips, the Transportation Coordinator shall give the driver a detailed itinerary of the trip assigned, a recommended noute to follow, sufficient money to cover all tolls, parking fees, miscellaneous expenses anticipated, and necessary information in the event of an emergency.
- G. Restrictions: the names of students who are prohibited from riding the school bus will be delivered to the Transportation (coordinator promptly. The Coordinator will contact the appropriate driver, and all students' names shall be posted.
- H. Items to be posted:
 - 1; School Calendar;
 - School Calendars of all schools that Barnegat Township transports to;
 - 3) Any seminars, conferences, workshops, or open invitations received by the Transportation Coordinator or the Superintendent pertaining to drivers.
- In filling vacancies or making assignments, the Transportation Coordinator shall consider qualifications, evaluations, seniority, and all other relevant factors, but the ultimate decision shall be within the sole discretion of the Transportation Coordinator. Grievances regarding this paragraph shall be grievable only through Level Two of the Grievance Procedure.

J. Casual per diem drivers who work sixty (60) consecutive workdays shall move into regular status as probationary employees under Article XIII, Section D of this Agreement.

ARTICLE NIII--EMPLOYMENT

A. Teacher Employment

- 1. The Board agrees to hire only teachers and substitutes holding certificates issued by the New Jersey State Board of Examiners for every teaching assignment.
- (1) Tyon empty yourned the superintendent of Bondon and and Depth to the the February to the property of the February transfer and degrees here are the two many many files as at attady, and price expenses when if it is not new two here to a voice en permission of suid theorem. The first of the contract and the first property of the first permission condensation.
 - The notical endance of a newly-hired teacher shall be also changed by adversent between the teacher and the Board of Figure 1. The first of the salary arbedule analy be proen for up to find a pears of acceptance, and for all years procedure teaching expenses in the district.
 - in the states for the ensuing year no later than April 30, and signed contracts must be returned to the Board by May 15. Any contract not returned by May 15 shall be deemed to have been terminated. However, upon application to the Board or its designee, it may grant a two (2) week extension. Such extensions will not be unduly denied. Tenure teachers should notify the Board by May 15 of their intention to return.
- B. Every returning employee shall be placed on his proper step of the appropriate salary schedule as of the beginning of each contract year. Any ten-month employee employed prior to February 1 of any year shall be given full credit for one (1) year of service toward the next increment step for the following school year. Any twelve-month employee employed prior to January 1 of any year shall be given full credit for one (1) year of service toward the next increment step for the following year.
- C. The determination of initial salaries for newly hired office personnel, custodians, and cafeteria workers shall be in accordance with the practice prior to July 1, 1988.

The initial salary of a newly hired instructional aide, library technician, or playground/cafeteria aide shall be established by agreement between the employee and the Board of Education.

New Type I and Type 2 drivers, transportation aides, and regular substitute drivers shall be placed on Step I of the salary guide.

- D. Each new non-certificated employee shall serve a probationary period of ninety (90) calendar days, during which time he shall be subject to discharge without notice and shall not be eligible for any hospitalization or other health benefits, nor temporary leave under Article XVI A, C, E, G, or legal proceedings under B not connected to the employee's employment in the district. Upon completion of the probationary period, seniority will be retroactive to, date of hire.
- E. Non-certificated employees shall be notified of their contract and salary status for the following year no later than May 3).
- F. Von-certificated employees shall be given job descriptions.

Unitable (Tro == +4) (M(FS

- (i) The same of each orphysical back of my this Agreement is set forther. In the last of the back o
- E. Lingerick increments shall be sided to each employee's annual salary as specified in Schedules A. B.=0. D. E. and F. Differencials for the line, lineases, shifts, etc., shall be added to each employee's small allegant as specified in Schedules A. B. D. D. E. and F.
- Each employee anall or paid in semi-monthly installments on the loth and 20th of each month.
- 5. When a payday falls on a school holiday or vacation day, employees shall receive their paychecks on the last previous working day.
- Each ten-month employee shall reneive his final pay on his last working day in June if his closing out procedure is completed satisfactorily.
- F. Each employee shall receive a statement of deductions and the purpose therefor with each paycheck.

ARTICLE NY -- SICK LEAVE

- A. All ten-month employees shall be entitled to ten (10) sick leave days each school year as of the first official day of said school year whether or not they report for duty on that day.
- B. All twelve-month employees shall be entitled to twelve (12) sick leave days as of July 1 of each year whether or not they report for duty on that day.
- C. Unused sick leave days shall be accumulated from year to year with no maximum limit.

D. Employees shall be reimbursed for each accumulated sick leave day upon retirement. In the event of the death of an employee, such reimbursement shall be paid to the estate of the employee. Reimbursement for each accumulated sick leave day shall be made on the following basis:

Teachers	\$30.00
Secretaries and Custodians	\$22.00
Cafeteria Workers	\$18.00
Instructional Aides and	•
Library Technicians	a22.09
Playground/Cafetaria Aides	
Drivers and Transportation Aides	818.00

- F. Unused personal days shall accumilate as size leave.
- Fig. The Board analy give each employee a statement of accomplated as a case of large type Eventor of or onet pasts.

ARTICLE WITHATEMPORARY MEANES OF ABSENCE

Imply nees shoul be entitled in the following remporary nogeasonmulative leaves of absence with full can each action by year.

1. Fersonal Leave

- All employees shall be allowed up to three :1: days, without loss of pay, for personal business during the school year, without reasons or verification. Unused personal days shall accumulate as sick days for use under Article XV of this Agreement.
- Teachers, instructional aides, hiwrary technicians, playground/cafeteria aides, cafeteria workers, custodians, drivers, and transportation aides shall not use personal leave for matters which can be scheduled outside of their working hours, nor to extend holidays or vacations.
- 3. Secretaries shall not use personal leave during the first five (5) days or the last five (5) days of the school year unless unusual circumstances arise.
- 4. The employee shall file notification of personal leave with the Superintendent or his designee at least two (2) working days in advance of the contemplated absence.
- 5. In an emergency, the Superintendent, or his designee, upon being informed by the employee of the nature of the emergency, may waive all restrictions and authorize an emergency personal day, if satisfied that any of the restrictions above impose an undue hardship.

B. Legal Leave

Time necessary for appearances in any legal proceeding connected with the employee's employment or with the school system, or in any other legal proceeding if the employee is required by law to attend, up to a maximum of ten (10) days with documentation.

C. Bereavement Leave

- 1. Up to five (5) days at any one time in the event of the death of the employee's spouse, parent or parent-in-law, sibling or sibling-in-law, child or child-in-law, legal guardian, grandparents, grandchild; or other member of the household.
- 2. So that the depends and stop one time in the event of the death. In the engineer's mount of molecular representations.
 - i. This is all the try to promote with the representation of the rupe... The description of a local of inflat Catalities, more leave may the promoted.
- In the end of the deal of an apporant arrangent in the Earnegat Pehnol District. The principal or immediate supervisor of each employee or endean shall grant to an appropriate number of each peed afficient time off to attend one funeral.

D. Family Pliness Leave

Up to five (a) mays at any one time for serious illness of the employee's spouse, parent or parent-in-law, sibling or sibling-in-law, shild or child-in-law.

- Time necessary for persons called into temporary active duty of any unit of the U.S. Reserves or the State National Guard. An employee shall be paid his regular pay in addition to any pay which he receives from the state or federal government. In the event an employee is called to duty during the school year, the Board reserves the right to contact the Commanding Officer to pursue alternate dates of service.
- F. Up to five (5) days for the purpose of marriage and honeymoon, and up to one (1) day for the purpose of attending the marriage of a member of the immediate family.
- G. Other leaves of absence with pay may be granted by the Board for good reason.
- H. An employee required to serve on jury duty shall be paid the difference between jury duty fee and salary. After such service, the employee shall be reinstated in the same position held prior to jury duty, with no penalties. Each employee assigned to jury duty shall advise the Superintendent in writing within five (5) working days of receiving notification.

ARTICLE XVII--EXTENDED LEAVES OF ABSENCE

A. Maternity Leave

Employees shall notify the principal or immediate supervisor sixty (60) days prior to the anticipated date of birth. This applies to male employees also.

1. Teachers

- a. Maternity leave shall commence on the data requested by the teacher and extend for a period of up to two (2) correct commence of the feet section.
- iii teacher about the required of least weigh because of pregnant at any are there there is negative to the angular. In Tibleton will open entendement of the voral after all matters of a period to ground that there has not been a time super of apenific annual to become about this to not the less seducate of return.
- The brand small not recovering resoner in moder willes introspectable to produce a enrighteness form services and stating that she is medically able to produce teaching.
- in The requesting such leave as stated above shall indicate a tentative return-to-work date, and reconfirmation of such return-to-work date shall occur sub-ast thirty (30) days prior to such return.

Von-Certificated Employees

- The Board shall grant a leave of absence for medical reasons associated with pregnancy and birth to pregnant employees for up to three (3) months, on the same terms and conditions governing leaves of absence for other illnesses or medical disabilities as set forth in V.J.S.A. Title 18 a: 30-1 et seq. and applicable case law.
- h. Any employee seeking such leave shall apply to the Board within thirty (30) days prior to the beginning of such leave unless an emergency prevents such notice. At the time of application the employee shall specify in writing the date on which she wishes to return to work after birth. The Board may require any employee to produce a certificate from her physician in support of the requested leave dates. Any employee granted maternity leave without pay according to the provisions of this section may, at her discretion, elect to use all or any part of her accumulated sick leave during the period of such absence and receive full pay and benefits. The employee shall indicate on her application whether or not she elects to exercise this right.

- c. Following the grant of such leave to any employee, the commencement and termination dates thereof shall be further extended or reduced for medical reasons upon application by the employee to the Board. Such extension or reduction shall be granted by the Board for an additional reasonable period of time, provided the employee produces a physician's certificate in support of the requested change, which certificate is subject to agreement by the Board's physician.
- B. No employee on maternity or parently leave shall, on the basis of such leave, be defied the opportunity to substitute in the Barnegat School District in the aper of his they depriction to the mperence.
- i. As a spin seem of given in the first of the exect mean one power establishment than a spin officed on a subsequent of the soft of small commence upon more been made in the extra decrease of the first of the spin of the season of the first of the extra means of the first of the extra means.
- 7. Pither leaves of disense windon pay may be granted by the Reaction for any meason.
- F. All seniority and benefits to which an employee was entitled at the time his leave of absence commenced, including unused accumulated sick leave, shall be restored upon his return. He shall be assigned to the same position and, in the case of teachers, grade level which he held at the time and leave commenced if available or, if not, to a substantially equivalent position.
- 6. An employee shall be entitled to an unpaid leave of absence for up to one year.
- H. All extensions or renewals of leaves shall be applied for and granted in writing.
- I. Any teacher with six (8) years' in-service credit in the Barnegat School District may be granted sabbatical leave for the purpose of improving his educational background. Teachers shall receive one-half (1/2) their annual salary during a full year's sabbatical leave, or full salary during a half-year's sabbatical leave. Upon return, the teacher shall be granted the same grade level and the appropriate salary step.

ARTICLE XVIII--PROFESSIONAL DEVELOPMENT AND EDUCATIONAL IMPROVEMENT

A. Teachers

- 1. The Board and the Federation support the principle of continuing training for teachers and the improvement of instruction. The parties further agree that each teacher shall fulfill the obligation for professional improvement in ways that best serve his own problems, functions, interests, and needs.
- 2. Within any one (1) week, a teacher who shall so request shall be prepried at least thinty (20) windres of crompeling with the camerant supervisor. Such meet as that so expending the continuent of the test week to option and the deep received from attendance doubles forted to.

The first term of the first term of the second of the seco

- S. The Brand Agrees to pay the full open of martine and the descention empenses the speciment of emeconical with and a makings, posterences, in-veryone magnitud seas, and in other such seasions which a nearlier is requested by the administration to make.
- These twisten payment is limited to \$700.00 for the 1881-82 and 1882-80 school years and summers. All courses must be approved by the Frincipal, Superintendent, and Board. A teacher must have his contract signed for the ensuing year to be eligible for assistance. Each course must be completed satisfactorily with a "B" average in order to be eligible for reimbursement.
- 4. The administration may schedule in-service warkshops for professional improvement (or similar meetings) during the regular school day. In such an event, either pupils shall be dismissed during such workshops or substitute teachers shall be utilized for the classes of those teachers participating in such workshops.

3. Office Personnel

- 1. Office personnel will be reimbursed for the following costs incurred for attending workshops which are approved by their appropriate supervisor: any required fee for attendance; cost of any required materials for the workshop; the cost of meals, in accordance with Board policy, if meals are not covered by registration, and reimbursement for mileage and tolls.
- 2. Each office employee will be reimbursed up to an annual maximum of \$250.00 for job-related courses when taken to improve their skills, including courses in computer operation, word processing, etc. Course titles and descriptions must be

submitted to the immediate supervisor prior to attendance and shall be approved or disapproved, in writing, by the supervisor within one week of submission. Tuition reimbursement will be approved by the Board of Education upon receipt of proof of successful completion of the course, i.e., a grade of "C" or better or the numerical equivalent or a grade of "Pass" in a "Pass-Fail" situation.

- C. Cafeteria Workers and Custodial/Maintenance Employees
 - 1. Employees who are required or requested to take courses, workshops, or special training for job advancement or the maintenance or improvement of skills, or an employee who takes any courses, attachings, in special training in the masses of lies service with the Paradical required to approved to the Hound, shall have such these tont are appropriate part by the fourth the time that the applicable material part.
 - 2. The Russid shall pup the also of registration and required systemicists and enally reimborage employment for the asset, meast a material systemic relation of the property of the contraction.

Transmint formi Arges, Library Techniqueshs, and Playground/Cafererta 1984:

- The Board and the Federation supports the principle of continuing training of employees and the improvement of instruction. The parties further agree that such employees shall fulfill the obligation for professional improvement as is deemed necessary by the Superintendent or his her designee.
- 2. The administration may schedule in-service workshops for professional improvement (or similar meetings) during the regular school day. In such an event, either pupils shall be dismissed during such workshops or substitutes shall be utilized for the classes of those employees participating in such workshops.
- The Beard agrees to pay the full cost of tuition and other reasonable expenses incurred in connection with any workshops, conferences, in-service training, or other such activities in which an employee engages on request by an administrator.
- E. Drivers and Transportation Aides

Employees required or requested to take courses or workshops shall be paid at their regular hourly rate for the actual hours of the course, or at time-and-one-half if these hours bring their total hours for the week beyond forty (40). Employees who request that they be permitted to take a course or workshop, and receive permission from the Board to do so, shall not be paid for the hours expended at the course or workshop. In either case, the Board will pay the cost of tuition and/or fees.

ARTICLE XIX--PROTECTION OF EMPLOYEES, STUDENTS, AND PROPERTY

- A. Employees shall not be required to work under unsafe or hazardous conditions or to perform tasks which endanger their health, safety, or well-being. In the event of any disorder or disruption in the regular school program, the Federation shall have the right to meet with the Board immediately to develop mutually acceptable programs to guarantee the safety of students, employees, and property. Nothing in this clause shall be construed to mandate any modification in the conditions of employment of any job titles represented in Article I of this Agreement, nor prohibit the assignment of any and all tasks traditionally done as part of these (chittles.
- 3. As some offerd in two Socializations of employee map, within the social force as as possible. It is a employment, as a such as pure such and must be interested for peak anti-order and interested in the passent of the expense of a expense of a sample of the purpose of self-defense; and for the protection of peaking the content of the passent of the passent.
- The Wienever Hay strike is brought against an employee before the bowler the Form or before the Johnston of the diale of New Jersey which may affect his enjighent on salary status; the biant of Education stable reinburse him for the cost of his defense if the artish is dismissed on results in a final decision in favor of the employee.
- D. The Board shall give full support, including legal and other assistance, for any assault upon the employee while acting in the discharge of his duties. In the event that an employee should sugs third party in a civil action based upon assault or action, said employee shall secure his own attorney and pay all costs.
- E. When absence arises out of or from any assault or injury, while acting in the discharge of his duties, the employee shall be entitled to full salary and other benefits for a period of one (1) year but shall not forfeit any sick leave or personal leave.
- F. The Board shall reimburse employees for the cost of any clothing or other personal property damaged or destroyed as a result of an assault suffered by an employee while the employee was acting in the discharge of his duties.
- G. The Board shall reimburse an employee for the cost of medical, surgical, or hospital services incurred as a result of any injury sustained in the course of his employment.
- H. Benefits derived under this or subsequent Agreements shall continue for a period of one (1) year beyond the period of any Worker's Compensation for absences arising out of or from assault or injury while acting in the discharge of his duties.

- I. Employees shall immediately report cases of assault suffered by them in connection with their employment to their principal or immediate supervisor. The employee shall, within twenty-four (24) hours, file a written report with his immediate supervisor and the Superintendent. A copy of the report shall be retained by the employee.
- J.: Such notification shall be immediately forwarded to the Board, which may at its discretion comply with any request from the employee for information in the possession of the Board relating to the incident or the persons involved.
- W. It has employed a conquest, a conference shall be held for hall be an entred to a amployee, his consedicate supervisor, the super attendent; and the Federation.
- 1. It is executed a fire alarm, beach threat, or immitted danger, ent. 1986 what we are able to building premises until such premises nave seen sectaring to be safe by either a fire separtment of the center wificer, or principal of the school. Members of the sector, its unit shall not be assyonable for the inspection of season. It such endangenesses.

ARTICLE NU--INSURANCE PROTECTION

- A. As of the beginning of each school year covered by this Agreement, the Ecard shall provide the health-care insurance protection tesignated below. The Board shall pay the full premium for each employee.
 - 1. Provisions of the health-care insurance programs shall be contained in master policies and contracts agreed upon by the Board and the federation, and shall include:
 - a. Hospital room and board and miscellaneous costs;
 - t. Out-patient benefits;
 - Laboratory fees, diagnostic expenses and therapy treatments;
 - d. Surgical dosts;
 - e. Major-medical coverage:
 - f. Family prescription drug insurance;
 - g. Family dental insurance.
 - 2. All health insurances shall be for full family coverage at a benefit level comparable to that in effect in 1982-83, except for the addition of an orthodontia rider to the dental plan, which shall have a per-person lifetime maximum of \$1,000.00 and which shall include adults (family). Effective July 1, 1989, the dental insurance shall be Delta's "Incentive Program," and shall include a per-person lifetime maximum of \$1,000.00 for orthodontia.

- 3. For each employee who remains in the employ of the Board for the full school year, the Board shall make payment of insurance premiums to provide insurance coverage for the tuelve (12) month period commencing September 1 and ending August 31. When necessary, payment of premiums in behalf of the employee shall be made retroactively or prospectively to assure uninterrupted participation and coverage.
- B. The Board shall provide to each employee, no later than the beginning of the school year, a description of the health-care insurance coverage provided under this Article, which shall include a clear description of the conditions and limits of the managery to listed the conditions and limits of include at the ted the conditions and limits of include at the ted the conditions and limits of included at the conditions. The Board shall matify employees included at the conditions are included.
- The Roand exil, respondence each employee up to \$75,000 for optical expenses in the optical objects of layer which are not concepted by other transfer of the employee.
- (i) In the profession of a specific transfer of the second of the sec
 - 1) The Esant map, an inequine a medical comminstic plan a chyridian lessguared by the Board.
 - The fee for any mandated medical examination by a Evarudesignated physician will be paid by the Board.
 - 4. Annual physicals as required in Paragraph D. Section 1 of this Article conducted by the school physician will be at no charge to the driver.

ARTICLE YMI--PERSONAL AND ACADEMIC PREEDOM

- A. The personal life of an employee is not an appropriate concern or attention of the Board, except as it may directly prevent the employee from performing his assigned function during the work day.
- B. Employees shall be entitled to full rights of citizenship, and no religious or political activities of any employee or the lack thereof shall be grounds for any discipline or discrimination with respect to the employment of such employee, provided they do not violate the Constitution of the United States, the Constitution of the State of New Jersey or any other local, State, or Federal statutes.
- C. The Board and the Federation agree that academic freedom is essential to the fulfillment of the purposes of the Barnegat School District, and they acknowledge the fundamental need to protect teachers from any censorship or restraint which might

interfere with their obligations to pursue truth in the performance of their teaching functions. Accordingly, they agree as follows:

- 1. Teachers shall be guaranteed full freedom in classroom presentations and discussions and may introduce political, religiously or otherwise controversial material, provided only that said material is directly connected with the course content.
- 2. In performing their teaching functions, teachers shall be guaranteed full Treedom in expressing their personal opinions in all matters relevant to the curse content, provided, whereir that when they is a tree shall indicate that they are exactne necessally and on behalf of the school, its obsinistration, or the branch.

les the shall a till the term to present in the the performance of their teaching functions unless the material associated and/or opinions expressed are immoral, lilegal, tillswith the advanation of studence, or tending to advacate the unlewful overshrow of the United States Toverngent, State Tivernment, or municipal government on any branch thereof or importantal material how directly connected with the gourge outlent.

in the event that the principal, or his designee, determines that the teaching functions of any teacher are violating the restrictions set forth in paragraph 3 above, said teacher shall be suspended and required to appear before the Board of Education for hearing in accordance with the provisions set forth in Article TV of this Agreement.

ARTICLE XXII--DEDUCTION FROM SALARY:

- The Board agrees to deduct from the salaries of employees dues for the Barnegat Federation of Teachers, Local #3781, AFT, AFL-C10, as said employees individually and voluntarily authorize the Board to deduct. Such deductions shall be made in compliance with Chapter 244, New Jersey Public Laws 1969 (V.J.S.A. 52: 14-15, 9e) and under rules established by the State of New Jersey. Said monies together with current records of any corrections shall be transmitted to such person as may from time to time be designated by the Barnegat Federation of Teachers by the fifteenth (15th) of each month fellowing the monthly pay period in which deductions were made.
- B. The Federation shall certify to the Board, in writing, the current rate of its membership dues. If the Federation changes the rate of its membership dues, it shall given the Board written notice prior to the effective date of such change.

C. Representation Fee

- 1. Members of the bargaining unit who do not choose to join the Federation shall have a representation fee equal to 85% of the Federation dues deducted from their pay and forwarded to the treasurer of the Federation.
- 2. The Union shall indemnify and hold the Board harmless against any and all claims, demands, suits and other forms of liability, including liability for reasonable counsel fees and other legal costs and expenses, that may arise out of, or by reason of any action taken or not taken by the employer in conformance with this provision.
- D. The Miller synthes to expect the descend need because system in a complaint of size of the property of the first term of the

CRIDICLE NATIONALI AUTORAR PRINCIPINES AND BERSPARE FILES.

Bundant to Freezedur-see-Terrified Experience

- 1. All theervations and evaluations of a teacher shall be made openly and with the full knowledge of the teacher. Each formal craenvation shall concern likely a laiv with the function or place observed.
- 2. Evaluations and observations shall be signed by the tracker at the canciusion of his conference with the principal or supervisor to signify that the teacher has been given the opportunity to read the observation or evaluation report. Signatures will not be construed to indicate agreement with princeptance of the observation or evaluation.
- 3. If a teacher disagrees with an observation or evaluation, he may make a written statement or response and have it permanently attached to the observation or evaluation and made part of the permanent file, provided that such response is submitted to the teacher's principal or supervisor within ten (10) school days of the evaluation conference, or within ten (10) ralendar days, evoluting weakends, if there are less than ten (10) school days left in the school year.
- 4. If any complaint regarding a teacher is made to the administrator which is used in a written evaluation or disciplinary hearing, the teacher shall be afforded an opportunity to respond to such charges. If the charge is unjustified, the charge shall be removed from the file.
- 5. The results of any Standardized Tests shall not be used as an evaluating tool for teacher performance.
- 6. A teacher and his methods shall not be criticized in the presence of a student by any administrator without justifiable, substantive reasons.

B. Evaluation Procedures -- Non-Certified Personnel

- 1. Employees will be evaluated by the building principal or immediate supervisor at least once during the school year. A copy of the evaluation will be submitted to the employee for signature and will become part of the personnel record. The evaluation forms for Instructional Aides, Library Technicians, and Playground/Cafeteria Aides will be uniform throughout the district.
- 2. Signatures are not to be construed as agreement.
- 3. An employee has the might to submit a nebutial, which shall be permanently accepted to all file copies on the complex of all file copies of a constant of all file copies of a complex of a submit fed to the employees of a submit file of a complex of a constant of the constant of a constant of a constant of a constant of a constant of the constant of a constan
- 1. If any implaced regarding an employee is used in a unintention of a modernial interpolation as employee shall be off of the modern of the plant of auch charges. If the many is unfuscified, the obsess shall be removed from the faller.

The Industrial Right

- In No. littles of reprimend or material derogatory to an implication conduct, service, character or personality shall be placed in his personnel file without the employee having the opportunity to review such material by affixing his signature to the copy to be filed with the express understanding that such signature in no way indicates agreement with the content thereof. The employee shall have the right to submit a written response to such material provided that such response is forwarded to the Supervisor no later than ten (10) working days from the employee's receipt of a letter of reprimand or derogatory material. Such response shall be placed in said employee's personnel file.
- The Board agrees to treat all personnel files confidentially. All files containing evaluations and materials relating to performance shall be treated in the following manner:
 - a. The Board shall provide, at reasonable cost to each requesting employee, copies of the records and reports contained therein.
 - b. An employee shall have the right to inspect the contents of his file in the presence of an administrator or his designee. The employee may be accompanied by a Federation representative.

- c. An employee shall have the right to answer any material filed and his written answer shall be attached to the filed copies provided that the written answer is submitted within ten (10) working days of the discovery by the employee of the material in question.
- d. The Board agrees to protect the confidentiality of personal references, academic credentials, and other similar documents, but it shall not establish any separate evaluation file which is not available for the employee's inspection.

ABTITUE NATURATE AMERICAN CARAMORS, AMERICAN

a – Talanties and Eramoth by Eppertualties

control personal value of all promotional upport bilties shift as posted on employer walletin boards. The botion shift set for the qualification code and a describe for submission of the control endil bot on less than two eq. what mg days from for posting of the boules. Upon request, the employee capture the promotion to transfer may be prested an interview.

- i. Should a vaconty occur after the last official day of the achieut year, a written notice shall be sent to all employees who have notified the Superintendent wis a personal letter of their desire to be notified of this hind of position. Notification of all such vacancies shall also be sent to the Federation president.
- 3. Summer employment apparaunities shall be posted, and employees shall have the right to apply for such positions.

E. Transfers

1. Teachers and Aides

In cases of involuntary transfers, the Superintendent shall notify the employee in writing at least forty-five (45) days in advance of the effective date of such transfer when the transfer is to take effect at the beginning of a school year.

In cases where a transfer becomes necessary during the school year, at least fifteen (15) days notice shall be given.

 Secretaries, Cafeteria Workers, and Custodial/Maintenance Employees

In cases of involuntary transfers, the Superintendent shall notify the employee in writing at least ten (10) calendar days in advance of the effective date of such transfer.

- C. Drivers and Transportation Aides
 - 1. Anticipated vacancies in positions, but not in assignments, shall be posted on the Federation bulletin boards. The deadline for applications shall not be less than ten (10) working days from the date of posting, and employees applying for positions must submit written applications within that ten (10) day period.
 - Summer employment opportunities shall be posted, and employees shall have the right to apply for such positions.

ANTIGALE NAVI--SEMPHEATRY AND GOS SECHBOTY, WHILLIESOFFILE MERSHANDL

- (i) derivative shall be defined as an employee's length of service to the the hargoining unit. In employee transferving to addition to the time can early remain the seniority.
- The Providencial meintain a separate sentiarity life. For each job and the context of the confer of the February and shall provide copies to the February, in a classer than September 15th of each support year. The last whall be updated every three months.
- b. Layoffs and Recall Rights
 - In the event of a reduction in positions which results in the layoff of employees, employees shall be laid off in order of least soniority among employees in the jobs being reduced.
 - In the event of a vacancy or new position, employees who have been subject to a reduction in force within the past eighteen (18) months shall be recalled on the basis of bargaining unit seniority at the time of the reduction in force. Employees will be recalled only if they are qualified to do the job. Each employee's recall rights exist only for eighteen (13) months after the date of his reduction in force.

ARTICLE XXVI--MISCELLANEOUS PROVISIONS

A. The Board and the Federation agree that there shall be no discrimination, and that all practices, procedures, and policies of the school system shall clearly exemplify that there is no discrimination in the hiring, training, assignment, promotion, transfer, or discipline of employees or in the application or administration of this Agreement on the basis of race, creed, color, religion, national origin, sex, domicile, or marital status.

- B. Except as this Agreement shall otherwise provide, all terms and conditions of employment applicable on the signing date of this Agreement to employees covered by this Agreement as established by the rules, regulations and/or policies of the Board in force on said date, shall continue to be so applicable. During the term of this Agreement, nothing contained herein shall be interpreted and/or applied so as to eliminate, reduce, or otherwise detract from any employee benefit existing prior to its effective date.
- C. If any provision of the Agreement or any application of the Agreement to any employee or group of employees is held to be contrary to law, then such provision or application shall not be deemed valid and subsisting, except to the extent permitted by law, but all other provisions or applications shall destined in full force and effect.
- D. Any individual contract between the Board and an employee, now infiltre and here; nafter executed, shall be subject to and lunslatent with the terms and conditions of this Agreement. If an individual contract contains any language inconsistent with this greenent, this Agreement shall be controlling.
- E. Topies of this Agreement shall be printed; the expense to be borne equally by the Federation and the Board of Education. The Agreement shall be distributed by the Board to all employees, Board members, and supervisory personnel.
- F. Any notice required by either of the parties to this Agreement concerning the provisions of this Agreement shall be in writing.
- G. Employees required to use their own vehicles in the performance of their assigned duties shall be reimbursed for mileage and expenses in accordance with Board policy.
- H. The Board agrees that there will be no reprisals of any kind taken against any member of the bargaining unit or any other employee of the Board or any other person who assisted the Federation in arriving at the settlement of this Agreement. The Federation agrees that there will be no reprisals of any kind taken against any member of the Board or any employee of the Board or any other person who assisted the Board in arriving at the settlement of this Agreement. The parties agree that upon ratification of both, any legal proceedings arising out of these negotiations with the courts or with PERC will be immediately withdrawn.

ARTICLE XXVII -- DURATION

- A. This Agreement shall be effective as of July 1, 1991 and shall continue in effect through June 30, 1993.
- B. In witness whereof, the Federation has caused this Agreement to be signed by its President and Secretary and the Board has caused this Agreement to be signed by its President and attested to by its Secretary and its corporate seal to be placed hereon, all on the day and year written below.

SCHEDULE A

TEACHER SALARY GUIDES, DIFFERENTIALS, AND LONGEVITY

BA LEVEU

90 Step	Salary	91 Step	Salary	92 Step	Salary
	264000000000000000000000000000000000000	West Of the day to the company of th	2574000000000000000000000000000000000000	100 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	28300 29200 29300 29800 30500 315000 31500 31500 31500 31500 40900 42100 43500
	Different:	ials:	BA - 15 BA+30/MA MA + 15 MA + 30 After 10 After 15 After 20 After 25	\$500 \$1,500 \$2,000 \$2,500 years years years	\$500 \$1,000 \$1,300 \$1,600

Employees advance one step on guide in 1991-92. Employees do not advance on guide in 1992-93.

Incumbents at OG4, MA - 30 in 1937-88 (1987 salary \$33,000), who moved in 1988-89 to Step 17, MA+30 with differential of \$3,800 over BA Step 17, move in 1991-92 to Step 18, MA+30, and remain there; salary is Step 18 of BA guide plus \$3,800 each year of contract.

SCHEDULE B

OFFICE PERSONNEL SALARIES,
LONGEVITY, AND DIFFERENTIALS

		* 1	
Date Hired	1990-91	1991-92	1992-93
1979 1981 1985 1987 1987 1988 1988 1988	19200 18000 18100 14000 13700 13700 13000	19500 79700 79700 15700 14000 14000 13000 13000	20700 19930 16720 15500 15170 14720 14400 14060
New Hires 190 New Hires 190		12950	13850 _ 13 5 50

Longevity: After 5 years \$400 per year After 10 years \$600 per year

Differential, Frincipal's Secretary: \$400

SCHEDULE C

CUSTODIAL/MAINTENANCE SALARIES, LONGEVITY, AND DIFFERENTIALS

				. i
	Date		;	
	Hired	1990-91	1991-92	1992-93
Custodia	-			0.0050
	1972	24300	24975	24250
	1977	22700	#1475	24.750
	1981	13250	18925	10151
	3688	15550	17300	13400
	1985	15100	15750	16900
is hours	_	3500	9200	20800
CO NOULE	1986	11731	:5325	18560
	1987	14350	14975	16103
				15700
	1699	1:000	74925	
	1988	72730	14300	15350
	1990	13400	15000	15000
:4 nours	1990	\$70C	7000	7550
	May Hires	9:	13700	14700
	New Hires	92		14+00
Maintena	nce:			
. 102211 (13.110	1976	24300	24975	26250
	1977	25300	25975	27250
	1984	18150	18300	19950
	1987	15700	16350	17500
			-	24500
	1988	22800	23400	
	1990	18500	19100	20200
	New Hires	91	*14700	*15700
	New Hires	92		*15400

1991-92 Longevity: After 5 years \$200 per year

After 10 years \$300 per year After 15 years \$400 per year

1992-93 Longevity: After 5 years \$200 per year

After 10 years \$300 per year After 15 years \$400 per year After 20 years \$500 per year

Differentials: Lead Custodian \$3,000 per year

Shift differential \$.25 per hour

480.

Black Seal \$400 per year

*NOTE: As per past practice, the district has the option to hire outside maintenance personnel at a higher base rate if necessary.

SCHEDULE D

CAFETERIA WORKERS SALARIES AND LONGEVITY

Date Hired	1990-91	1991-92	: ,	1992-93
	- 03	2.40		A # *
1983	7.85	8.10		8.55
1984	7.65	7.00		8.35
1985	7.45	7.70		9,15
1986	7.28	7.50		7.25
1982	÷ , 5 %	V.S.		7.80
1989	5.20	5.48		6.40
1300	₹.5F	. 5.00		5. 15
New Hires 15	9:	5.85		0.00
Now Himes 19	30			8.10

Longevity, 1991-92: After 5 years \$150 per year 1992-93: Witer 5 years \$195 per year

SCHEDULE E

AIDES SALARY GUIDES AND LONGEVITY

INSTRUCTIONAL AIDES/LIBRARY TECHNICIANS

90	Step 90	Salary	91	Step	91	Salary	:	92	Step	92	Salary
									Ţ		10825
				1		10025			2		10725
	1	9900		2		10225			2		10925
	5	10100		3		10405			·		19126
	- 174 - 174	:::::::::::::::::::::::::::::::::::::::		4		10625			\bar{z}		11306
	÷	10500		5		10820			F.		11525
	<i>5</i>	10700		ē.		11025			7		11725
		70000		7	•	11128			9		12121
	7	11100		5		11925			9		12425
	8	11400		9		11925		j	0		12728
	2	11700		-		10225			3		ាស១១ភ
7	Ĉ.	12600		1		10808		?	_		12005
:		12300	:	-		12825		1	11		14005
	2	7260A		S		10125		1	3		14025

Longevity: In the thirteenth year of consecutive service in the district, and in each year thereafter, \$500 in addition to the regular salary.

PLAYGROUND/CAFETERIA AIDES

	90 Rates	· 91 Rates	92 Rates
Step 2	7.00	7.25	7.75
Step 1	6.50	6.15	7.25

SCHEDULE F

DRIVERS AND TRANSPORTATION AIDES
SALARY GUIDES AND LONGEVITY

Signature of the second of the

Drivers:	90 Step	90 Rate	91 Step	91 Rate	92 Step	92 Rate
					1	8:50
			1	3.35	£	8.70
	1	8.25	2	8.55	S.	9,08
	2	8.50	3	8,30	- <u>1</u>	9,35
	3	9.75	1	9.30	5.	9.95
	1	9.28		9.50	Ů.	10,00
	÷	3,75	7	10.36	-	10.55
	rī.	10.25	7	(0,50	<u> </u>	
	-	10,50	8	10.80	Gr	11.50
	1	10.75		::.20	19	11.75
	p.	11.00	1.0	11.40	1.7	12.05
	1.0	11.25	- 1	11.75	12	12.00
		11,50	7.2	12.05	2.7	10.75
		11.75	10	12.50	14	12,28
		12.70	; .i	12.75	1.7	13,75
	14	12.25	; 5	13.00	15	13.75
	15	12,50	15	13,30	1.5	13.75

Longevity, 1991-92: After 15 years 3300 per year Longevity, 1991-93: After 10 years \$150 per year After 15 years \$300 per year

Aides:	90 Step	90 Rate	91 Step	91 Rate	32 Step	92 Rate
					1	7.50
			1	7.35	2	7.70
	1	7.25	2	7.55	3	8.05
	2	7.50	3	7.30	1	8,35
	3	7,75	4	8,30	5	8.85
	4	8.25	5	8.20	6	9,35
	5	8.75	6	9.30	7	9.65
	6	9,25	7	9,55	8	10.20
	7	9.50	8	9.80	9	10.50
	8	9.75	9	10.20	10	10.75
	9	10.00	10	10.40	11	11.05
	10	10.25	11	10.75	12	11.30
	1.1	10.50	12	11.25	13	11.75
	12	10.75	13	11.50	14	12.25
	13	11.00	14	11.75	15	12,75
	14	11.25	15	12.00	15	12.75
	15	11.50	15	12.00	15	12.75

Aides saidly childre into Drivers and figureportation Guidas med Longraphy	Aldes Sala	Cafeleria Wo Longevity	Custon	Ollica Dillica	Test	Anicle XXVII Dii	₹.	လွှ	57	65,	Ü	\mathcal{P}	5	3	7	Ţ
Aides saary culdus and congoviry Drivers and figursportation Aider Shlary Guides and Longavity	Aldes Salary Guides and Lorgevity	Cafeteria Workers Saturiles and Langevity	Customat/Liamtenance Salaties. Longevity, and Dilierontists	Office Personal Salams, Langevity, and Differentials	Tesicher Sahrry Golden, Billenentials, and Long-vily	Omatem	Miscellaneous Pressures	Semarty are Job Secony That Cuthhol Personnel	transfers. Varancess, and Pisang	Evaluation Procedules and Personnel Files	Deductan han Situy	Persional and Newderfac Treedom	Msaranen Protection	Professor of Coopleyees, Simbons, and Professy	Professional O-velopment and Educational impetivement	Extended features of Abhaston .
69	6 8	67	93	53	53	£	<u>=</u>	io	땹	ru G	<u> </u>	53	5-1	÷	ť5	7

ARTICLE I

Article XVI

temporary trainer of Alexander

₹

The second second

Section of Later Con-

RECOGNITION

A. The Baped feetby readyneas the Bernsgar Federation of fearties. Could 1651, 41351 LAFT, AFT, CIO, as the exchister and sole representative for cohective regolations contenting greathers and terms and conditions of emtensor car a por chem tensor in properties to be completed playment or all persurnel whether under contract, on by use Board suchabing

- Centiticated Personnel
- Custodial and Maintenance Personner
- Form Service Personner
- Somptones and Chancal Employees

Strective July 1, 1989, this recognition clause incorporates

grawn//Calelina Ades 27 Type 1 Brivers, Type 2 Brivers, Transportanon Ades At Instructional Arrives, Lineary Technication, and Physical

Q and Regular Substitute Drivers

but excluding

- Supervisors
- Managerial Executives
- Confidential Employees
- Assistant Board Secretary
- Head Payroli Bookkeeper Payron/Clerical Bookkeeper
- Secretary/Clerical Bookkeeper
- Secretary to the Superintendent
- Assistant to the Secretary to the Superintendent

40.00

والمنازعة والمحارج

trais house pound on predentand to machers undur Socion E of this Article, to any unitesession situation, Socion Id of this Article will apply

THE PERSON OF PERSONS AND PERS

 \cap

- Diring the 1980-89 and 1989 90 school years, leachors to gradus K through 6 shall be required to report twenty. Throughout belong the opening of their pupils' school day and shall be required to stay tell (10) minutes after the close of their gapits' school day. Teachers in grades 7 and 9 shall be retained to report for (10) minutes before the the period of their adpits' school day, and shall be required to stay top (10) bidgites after the close of their pupils' school day. The workday for all teachers shall end of the preceding trollerys or recations, by the case of a committee ingly more than the preceding trollerys or recations, by the case of a committee ingly more than the pupils' day on findays or the committee in the pupils' day are the same of the pupils' day the case of the pupils' day in the pupils' day.
- P—Elibebne with-the 1990-91 actiool-year fractiers shall for required to repeat not less than ten (10) inmutes before the appring of their pupils' school day and shall be required to stay not less than ten (10) inhibites after the close of their pupils' school day. No feacher in grades 6 brough 8 shall be involentarily assigned to more than that (4) confecutive leaching periods. The workday for all reachers shall end at the close of the papils' day on Fridays or an days preceding holidays or vacations, in the case of a contracted right meeting, teachers may have at the close of the pupils' day.
- D. Every teacher shall plan and reach course content in the manner his considers most practical and useful. Every teacher shall prepare a fession plan book that is practical and useful, complements the conflict content, and is consistent with Leather conditions. Thanhaus shall submit their teachers than book to obtain their teachers than book to book to obtain the principal when nothicaters on plan book to concern of the principal when nothicaters.

W 35/4/1

4141-111111-

tion is given. Teachers shall provide substitutes with daily, weekly, and for alternate plans as needed, according to procedures developed by the principal and the teachers.

m

- shall-have a duty-free funch period of filty-live (85) minutes. Jour-(4) days per week, and a thirty (80) minute funch period on (4) days per week. Every effort shall be made to avoid scheduling the thirty-(30) minute funch period on the same day that that eacher does not receive a preparation period upder paragraph N below. Teachers who provide calgitatia of playground supervision more than once pervised, thereby receiving fewer than four (4) fifty-live (55) minute tunch periods that week, shall be pajet for the tost amount of time on a prorated basis at the rate of \$15.00 per hour Volunieous will be requested first, with the cooperation and assistance of the fixteration.
- 2_Elleetive_with_the_1990-91_school_year_feachers in day per week. Every effort shall be made to avoid rupled duly-rice lunch period of not less than torty (40) leachers in grades 6 through 8 shall have an uninterwill the cooperation and assistance of the Federation of \$2000 per hour. Volunteers will be requested first the lost amount of time on a pro-rated basis at the rate per week, thereby receiving lewer than four (4) lifty-five vide calelena or playground supervision more than once tion period under paragraph N below. Teachers who prosame day that the leacher does not receive a preparascheduling the thirty (30) minute lunch period on the per week and a thirty (30) minute runch period one (1) tree lunch period of fifty-rive (55) minutes, (our (4) days grades K through 5 shall have an uninterrupted dutyaunides per day (55) thinute funch periods that week, shall be paid for

11 E.M.

- Teachers may knice and trubbar; addiont requesting permission during their scheduler; any une fench period.
- G. Teachers arily be required to turn our affor the end of the regular workthy, without auditional competitional, for the purpose of attenting faculty in action, or grow level meetings two (2) days buch north. Such meetings shall begin no later than two (5) consides after the student dismissel time and shall run for no more than sixty (60) minutes. If one of these meetings is not scheduled during any month, it may be scheduled at any time in the came school year, separately or in tandero with another faculty meeting period conducted by the Administration.
- H. Meetings which take place that this regular in-school work-day and which require alteridance shall not be called an Fridays or on any day immediately proceeding any holiday or any other day upon which leacher attendance is not required at school
- I. The notice of any agenda for any meeting shalf be given to the teachers microved at teach two (2) school days prior to the meetings. Teachers shalf favor the paperturity to suggest teas for the agenda. The Faderation shalf have the right to place tens on the agenda, thoussion of Farteration thems shalf take place agenda is completed.
- J. Teachers may be required to altered not more than two (2) evening assignments or merengs each school year without additional comprehension. However, the two (2) evening assignments shall not be scheduled on holidays or on days preceding helidays. If vacations.
- K. 1. During days on which Far-ad-leacher Co-dorances are school of by the Shpanith added of Schools, teachers

small the required to teach unity a had-day session

- . There shall be no more than two (2) evenings of Parentteacher Conferences for any feacher during the school yen: unless the feacher schedules some
- When evising parent conferences are scheduled, isachers will be required in teach only a half-day session, and afternoon conferences and evening conferionees will not occur on the same day unless the leacher sciredules such.
- No tracher can be scheduled for a parem conference during banch time, preparation time, or after 3.25 p.m. without the teacher's consent. One consecutive week between September and December shall be scheduled for Parent-Teacher Conferences.
- 5 These conferences shall begin no earlier than one (1) hour after the students' dismissal time and shall run no faler than the end of the leachers' work day. The building principal shall inform the parents of the schednied time for such conferences. The teacher may reave the building following the fast scheduled conference. This provision shall not apply under split sessions.
- Field tryts shall be scheduled and implemented in a manner retribit shall be mutually agreed upon by the teachers panicipating in them and consistent with Board policies and procedures. For panicipation in field trips which extend beyond the leacher's in-school work day, monetary compensation shall be granted at the rate of \$16.08 per hour-in-1988-89 and 1990-91.
- M. Any unherhalist crearge in the length of the school day small

el Coca

ment of the state of the state of

:

The state of the state

be negotiated with the Federaliza Cast interpretability in this Agreement.

- If any double-session intervol, the regular classional teachers shall arrive levely fee (25) initiality below the start of the session, and at the end of the session day leaches will escent the shallow the this to the bases, continencing with the fact organized, leachers may depain the present placeautic organized by the Bland of Education as of Ociotes (24, 1978), will prevail to teachers to duly personnel.
- The chaspions day to bus some that no Mar (d) hours filtern (45) monder
- 3. Parent Bachas Godernton, or a gair costion struction shall be held within the tyroid beaching absolut
- All (6) ichary shall have at least one transition and twentry (120) minutes are seek (see allies to a split session situation.
- If he builder the third 10 and to select the content in quadratic third of the content in quadratic third of the content in th
- ्रिट्र Effective-with प्रति भाष्टिण्डान्यकारुक्षेत्रकर्तका विद्यास्त्रका स्थानस्य shall have all fact have hundred (20m minute aproprima per work in Juli-arrasem
- Specialized are the contract of the property shall be education. The different shall be education.

ulilized as prep lime

The second secon

- Teachers shall receive monetary compensation of-\$1500-per-hour-for-life-1988-89-and-1989-90-sehoof-yeare-and-\$20.00 per hour for-life-1890-91-school-year-for extracurticular activities such as ant, music, curriculum councit, homeborind instruction, physical education and additional programs approved by the floand.
- The foral its school work year shall consist of not more than one hundred eighty-live (185) work days.
- O. Each leacher shall have the responsibility to determine grades and other evaluations of pupils based upon the professional judgment of the leacher. In the event that a dispute arises regarding the validity of a grade, the teacher shall justify any grade in question. This right shall not contravene any legal rights of the Board or its agents.
- R. Any question or criticism by a supervisor or administrator of a teacher and his instructionart methodology shall be inside in confidence to the teacher.
- S Each teacher shall be emilled to up to two (2) days per year for the purpose of visiting other schools or attending meetings or conferences of an educational mature, more if approved by the principal. An optional written report may be submitted by the teacher.
- When, in the judgment of a teacher, a student requires the attention of the principal, a counsctor psychologist, physicitin, or other specialist, the reacher shall so inform his principal. The principal shah arrange as soon as possible for a conference among himself, the teacher, and an appropriate specialist to discuss the problem and to decide upon appropriate steps for its resolution.

190E 24

ļ:

;

4.....

20

of the garden file man agent as

year to each employee or, of the employee's option, one additional uniform

- K. The holidays for members of the bargaining and shall be the same days as adopted in the School Calendar
- Semarity play the atalaty to do the avoidable work shall be the factors to beloing for promotional positions.

ARTICLE XI

INSTRUCTIONAL AIDES, LIBRARY TECHNICIANS, AND PLAYGROUND/CAFETERIA AIDES WORKING CONDITIONS

- A As problemator the compleyer are expected to devote to their assumments the none inconvery to mose their response billines, but they shall not be required to "clock on" and "clock out" by fourier and in anies. All conpleyers shall in dicate their presence for duty by placing their signatures in the faculty. "Supring" action.
- B. The total in-cution workday for biotroclional Aides and Library Technicians shall consist of no more than seven (7) hours, Instructional Aides and Library Technicians shall receive the same Joty-Ree funch perior as provided to teachers in the buddings to which they are assigned. On days when an aide receives a thirty (30) minute funch, the aide shall receive one (1) functional break and one (1) filteen (15) minute break. Lunch and break times are to be scheduled by the building administrator.

The regular wischoot day for Phygnound/Caleiena Aides shall be no more than four (3) froms. Phygnound/Caleieria

₹ 1.

Aides may, by agreement with their Principal, work additional hours on an as needed basis at their regular hourly rate. Participation in held trips by Playground/Cateteria Aides shall be compensated under Paragraph D below.

- C Instructional Aides and Library feetimeians may leave the building virthout permission during their scheduled drigfree functioperaids
- D. For participation in field trips that extend beyond the employee's in-school workday, monetary compensation shall be granted at the rate of \$750-per-hear in 1989-90_and \$8.00 per hour, in-H990-97;
- Any indicipated charage in the length of the school day shall be neglebated with the Leaberation and incorporated in this Agreement
- The total m-school work year shall consist of not more than one funding eighty-five (185) workdays.
- G. An Instructional Aide may consult with the teacher he/she works with during the teacher's prep time at the teacher's request upon the approval of the principal, based on the adequacy of aide coverage for the affected students. Such approval shall not be unreasonably withheld.
- FI At least forty-eight (48) hours notice shall be given to all employees for after-school workshops, in-service and staff meetings, except in emergencies.
- Instructional Aides and Library Technicians shall receive monetary compensation of \$7,50-per-heur-for-the-1989-90 school-year and \$8.00 per hour for the-1990-91 school year for any time required above seven (7) hours per day, for

PAGE 29

وأفراري ومحاكما والمرار

35

ledate days lead to school year as at the first official day of said school year astables on we have report or day on that day

- 8. An twelze-mental-organized securities organized to twelve (12) sick have days as in only not such year varietien or not they report for duly on that due.
- C. Unused sick leave days shall be accommobiled iron year lo year with no real-ironn nein
- D. Employees shall be reemborsed for each accomulative sick leave day upon lourement in the event of the death of an employee, such concoursement sethal be paid to the estate of the improper. It embasement for each accomulated sick leave day stell be regate on the following basis:

Drivers and Transportage a Audes	Library Technicians Playground/Cabhero Fates	Cateteon Workers and	Secretailes and Cartisticus,	
Juno)	\$20.00 \$10.00	\$ <u>;</u>	\$ 500 cm	
00 818 100 S18 100 ml	\$ 60.00 \$1.5 Q	> ₹ 90	00 5.5 00 5.00	18:0561 V6 6861
\$1840	\$22.00 \$18.00	\$18 00	\$30.00 \$22.00	1990:91

- Unused personal days shall usammalate as sick leave.
- f. The Board stail give -ach employee a statement or accommitted sick teaser an later than September 15 of each year.

7A(1) 1

ARTICLE XVI

TEMPORARY LEAVES OF ABSENCE

Ediployees shad be entitled to the following temporary ionaccumulative teaves of absence with full pay each school year

A Personal Leave

Quring the contract year 1988-89, the following /xovi-

i. ivadjers

a. An Venchers shall be allowed up to three (3) days, without loss of pay, for personal busyless during the school year. These days may not be accumulated except as specified below. Two (2)/of these days may be taken without reasons or vertication being given. The other one (1) day is subject to the limitations described in subparagraphy.

Ē

- b. Personal business is deligited as:
- 1. Household eluergenides
- 2. Legal business
- 3 Commencement errors of the teacher
- Religious observance
 Other extremely under
- 5 Other extremely undefault communication emergency
- c Personal leave/shall not be used for matters which can be scheduled outside of school hours, nor to exlend holiday's or vacations.
- d. Notification of personal reave stable of filed with the Superlylendent of his designee at least two (2) school days in advance of the contemplated absorbe. Upon return from personal leave the teachors with indicate the category for the leave is according to the leave in the leave in according to the leave in according to the leave in according to the leave in the leave in according to the leave in the leave in the leave in according to the leave in the

PAGE 3

ţ

<mark>jance wan subgarahapha barata abawe, ison Main</mark> be indicated for the "collicut nussen" days described provided by the administration of to calcipary/world phoparagraph a adused

In ancomorgancy, the Superacondent or his design ned, alon heng informed by the teachyl of the oil ture of the emergency, may we see all reglar tions and any of the Yestin have always is posylan undoe had authorize\an emergency personal day/it satisfied that

Unused personal day steel as which to as seed day tor use under force at a tal and agreement

Office Personnel

 All office personnel ing the school year. We would also no the headow cumulative, however, A principal, without vieitif days without loss of verted to accumulated of Canality Ansard op withow (3) pay 1/6 personal hubboss duc Allow The are duly superiorated وميناه ما اله مجودة من مسلم CK II JUST

Requests for persylent heal in advance of the contempts principal or superytises at like es about be filted with the Party from [25] and wheat class is rentifically bear

or the last tyle the days of surphyl constances gless on the first De (b) days of school Personal days y/d and be group Trindese amount dans

In an emergency live rounding, or for house informed by the englioner of the entergenty, may share all restrictions and authorize an earer perchant present it

Custodyins and Caletern Workers

a Employees shall be allowed up to three without loss of pay, for person if husinesses gizcept as specified helico symbol year. These days may be the accurate to A March family the

pt 3 256

ä

5

Personal business is defined as: Household emergencies

Fedal prismess

Commencement exercise of the exployee

 Réligious observance Other extremely unusual compitment or emer-

Personal leave shall not be used for matters which can be schedyled outside clifichaol hours, nor to extend holidays & vacations guncy

d. Houteanna of physonal plave shall be bled with the ing days in advances Superintendent or his yesigner at least two (2) works vided by the Administration with subparagraphs at any to above, on a form pronaticate the category in the teave, in accordance Upon return from pytshipal leave, the employee shall χ 61 the contemplated absence

In an energency, the Superblendent or his design and authorize an emergency personal day, it sales mature of the emergency, may where all restrictions nee, aponytoing informed by the amployee of the hed glat any of the instrictions abovelynipuse an inday handship

Unused personal days shall accumulate as sick

visions stiall govern florsonal leaver Effective with the 1989-90 contract year the following pro-

1. All employees shall be allowed up to three (3) days. school year, without reasons or ventication. Unused perwithout loss of pay, for personal business during the sonal days shall accumulate as sick days for use under Article XV of this Agreement

N Teachers, instructional aides, library technicians, play-

PAGE 39

- "B. Ho employee on indefinity or paterney teases thalf on the has a successor be amud the appartual; to callste combigation or competition of rate in the 6 most of School District of the area of treather
- C and supply on a plant and an area to the shift revenue seaso earlier if one execution to fit the requirements to the adopupon his ther receiving the lacto costedy of saul infant, or similar to that specified in a lawer vehich shall receive one
- Q A leave of air-aria without pay of up to one (1) year may be granted at the assertant of the Board. of the emplosees annuestate lamily. Additional lease may be granted for the purpose of carridg for a sick monthly
- E. Other leaves of a remains albeing say may be graphed by the Board he air, reason
- ŢÌ, Att sentonly, and ownelds to which the employers was onat the time card issue consuspeed diavailable or, if not tion and, in the case of teachers, grade level which he hold upon his return. He shall be assigned to the same passcluding unused to consulate a sidk leaves shall be restored utted as the two tes leave of absence communiced, in to a substantially equivalent position
- ဂ္ဂ An employer shall be eastern to an impaid leave of absence for up to one year
- H. All extensions or removal out leaves shall be applied for and granted in various
- Any neacher with six (b) so not in survice create in the for the purpose of improving also iducational background Barmegal School Ordinct may be granted sabledical leave

granted the same grade level and the appropriate salary year's sabbalical leave. Opon return, the toacher shall be ing a full year's sabbatical leave, or full salary during a half-Trachors shall receive ourshall (19) their armual salary dur

ARTICLE XVIII

PROFESSIONAL DEVELOPMENT AND **EDUCATIONAL IMPROVEMENT**

A. Teachers

- The Board and the Federation support the principle of er shall fulful the obtigation for professional improvelions, interests, and needs. ment in ways that best serve his own problems, tunc of liestruction. The parties further agree that each teachcontinuing training for teachers and the improvement
- v Within any one (1) week, a teacher who shall so request ing with his immediate supervisor. Such meeting shall shall be granted at least thirty (30) minutes of counselteacher released from other duties therefor, be scheduled within the teacher's workday and the

دې Tuition Reimbursement

- a. The Board agrees to pay the full cost of tuition and ing sessions or other such sessions which a feacher with any workshops, conferences, in-service trainother reasonable expenses incurred in connection is requested by the administration to take.
- Ţ Course tuition payment is limited to \$650,00.lar.the (991-92) Facilities 5-5 1988-89-school-year-and-summer, and \$700.00 for

1991-92

Martin and the Company of the Compan

and distinct

ployee, herefolder and Lengmalest executed, shall be subject to and consensed with the teams and conditions at this Agreement. If an adjustual contract contains any language inconstatute with this zeneciaesa, this Agreement shall be controlling.

- E. Copies or this Aqueenwell strail tre-princed, the experise to be borne country by the Fosteration and the Board of Education. The Aqueenwell strate in certature by this Board rotational employees, beauty centrees, and significancy personner.
- E. Any name regarded by either of the freedow holler. Agreement constraining the previous of the Aqueement shall be in writing.
- G. Employees required to the time count valuables in the prolormance of their interpret done a shall the combines of his mineage and expenses of accommission and finand pulley
- He The Board agrees that shere sad the do reprisate of any kind taken against any resonance of the baryaining real or any other employee of the Board or my other employee of the Board or my other employee of the Board or my idea and end or that Agreement. The Federation is marked that drive with the Agreement. The Federation of the Board or any employee of the Board or any employee of the Board or any employee of the Search a univing at the settlement of this Agreement. The product agree that upon militations with any legal proceedings among out of these irrepolations with the courts or with FERC with the unimediately with driven

ARTICLE XXVII

DURATION

A This Agreement shall be effective as of July 1. 1988 and shall continue in effect through June 30, 1884, 993

1). In witness whereof, the Federalian has caused this Agreement to be signed by its President and Secretary and the thoral has caused this Agreement to be signed by its President and attested to by its Secretary and its corporate seal to be placed bereon, ait on the day and year written below.

Вист
3,1450
DESIAT
OH DI
31.3v]1
Sus
UNHITEG.
PIV5
Quiv Quiv
ç
(DuCAL
ğ

September Date Signature Dute

Separative Day Separative Oar

1.4.1

PACE 63

SCHEDULE A

DIFFERENTIALS, AND LONGEVITY TEACHER SALARY GUIDES

BA LEVEL

87 Step 1917 BB Step 1986 39 Step 1989 40 Step 1990

		_ /	Aller to years		\int		
			₩ search	216	9.8861	Tomering 1988-89	_
			OUT US				
			17,008		7.17		
			0.00	HAL SHILL	110		
			5500			Differentials	=
1007 118	Ξ.	4) 9(6)	ĩ.	37.000	~	29,312	990
311.700	Ξ,	Just heat	Ţ,	00%	ř	28,701	000
16 706	Ξ,	3-: £100	<u>:</u>	11 -100		20 550	004
37, 2000	Ŧ	J.: PEG	.∵	1004-156	Ξ	27,500	063
H. AM	7	\$qrk:		190		120.33	002
407, 54.		110,000	5	30L 40	ij	26 0511	8
35,700	<u>-</u>	THEM TO	ĩ.	0.00	Ξ,	25.250	12
00	J	10) 6(6)	Ŧ.		Ξ	24 LUG	1.5
13,700	ū	THE NEW	<u>=</u>	900	ij.	23.150	10
32 700	-	1.09/92	₹	24,700	÷	21,000	ى
31,200	7.1	27,9000	d.	24 901-	₹	22 15/2	œ
30,700	ت	ONE 15	÷	24,100	,	21,400	7
300	CC .	25 Ab	· ·	E	-	20.750	മ
35 ONO	-/	306.55	Ξ.	31 //O	.,7	20,100	(Jh
30.5 00.5	ς.	1447 11.2	5	: 10 10 10 10 10 10 10 10 10 10 10 10 10	۲.	20,100	٨
6000 7.2		13(45, 55,	A	001.5	-	1994 062	د،
27 500	-	100 001	:.	001		20 100	,co
97.300	-	14, 100	٠.	(EF.)		19,000	
27.000	ئي	33 400		21 700	_		
26,71,0	٠,	23.500	_				
36,400	_						

Incombinate in UCA, MA - 30115987 68 selving \$13,600 priore to Step 17, 134, 134 - 30 or 1388-89 and remain instrumentary is \$160.17 of Bay type type to plus \$3,800 each year of contract.

Countersteps etalopiess in best year with guide inovenient as shown comployeds advance pressen on the guide in 1988-90 and in 1980-9 -

SCHEDULE B

4 July 20	Contract of the second of the	7-1411/v	y, etiacióe Tid	Fortigran
13,300 13,600 12,760	111.200	.40,040		168 '831 168 '831
13,300	00571	10,0,0	47.000	11116
13,700	11.000	10.100	9 000	1416.
IA OUR	12,100	1(16/10	9,300	1906
15,100	(1)(4)[1]	11,500	10,050	13061
16,2,00	0074	14.900	Dis Block	是
600.6	15,600	0.00	12,765	19/01
19 200	10.900	15,000	13,250	1,050
32,600	19,600	17,800	15 5,00	3:6
1990-91	1989-90	1988-89	1907-88	Date Hired

This conjugacy, albosing 211400-After 5 years \$400 per year After 10 years \$600 per year

Differences, Paragraf's Secretary 1000-05 1008 16 404 1098 94 \$400

STOCKE PERSON PARTY

7-11-1-1

PAGE 65

a notario bacie is

OFFICE PERSONNEL SALARIES, LONGEVITY, AND DIFFERENTIALS

antuaco

5000

ţ.

SCHEDULE C

CUSTODIAL/MAINTENANCE SALARIES, LONGEWIY, AND DIFFERENTIALS

17ew 80 Naw 89 Naw 90	1989	1939	1987	1981	1976	Maintenance	.06 ABB	16.4 B9	Heav 88	HREI	6661	/8151	1000	THE CHANGE		CRE	1815.1	:46:	1977	Custodidire	1the-d	Date	
	IE, SOLO	0.20	12 500	000,63	18,000	·•				9,533	J. J. N.	ORP. G	9,500	1,17,11	0 18710	51 F6	12, 17,0	11,900	Cite in .		11987 1314		
100	111 /00	11,000	031'FI	51,upp	50,000			=	to her	40); 01	10,350	16,600	DOM: 11	5511.5	11.200	177.500	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	18,790	50,000		64 986.1		
- 12,5100 - 72,5100	20, BUN	13,500	15,950	23,100	22,100		W-44	611,5FO	J1 1,809	11,800	13,300	12,150	P05'71	8,050	12,900	1.1.350	15,050	20,600	22,100		1989-90		
-15,000 -14,700 -14,400	22,800	15,700	18,150	25,300	24,300		13,400	13.700	114 000	14,000	14,000	14,350		9,500	15,100	16.550	18.250	22,800	24,300		1920.91		

NOTE: As per past praction, the abstant has the epition to bire our-side (who) exame personnel of a higher base has it nec-0551ry

D21 / 100

Longowly, effective 71/188: Alter 5 years \$200 per year . Alter 10 years \$200 per year . Alter 15 years \$300 per year

After 5 years \$200 per year Alter 10 years \$300 per year After 15 years \$400 per year T After 2 6 --Longevity. effective 771190:

Officientals, effective 174188

Black Soal \$400 per year Shift differential \$25 per from

SCHEDULE D

SALABIES AND LONGEVITY CAFETERIA WORKERS

7

į.

	New 50	New US:	New 86	1988	1987	1986	1985	1981	1903	1977	Hired	Date
Conge				4.75	4.75	4.75	01.5	5 50	5 65	6.25	1987-86	
Longovity, effective 7/1186;		`	/5 00	5.00	5.45	5.65	5 85	6 05	G 25	7 45	1988-89	
Ment.	\	5 25	5 70	5.70	E. 15	6.35	6 55	6.75	6.95	8.15	06-6351	
	5.75	6 20	. 660	6.60	7.05	725	7.45	7 65	7.85	9. 0 5	1990-91	

Longevily offective 7/1/90: Alter & years \$135 per kan

Title 5 years - \$100-per year

See hand copy PAGE 67

A STATE OF THE STATE OF THE STATE OF

SCHEDULE E

ij

AIDES SALARY GUIDES AND LONGEVITY

#BSTHUCTIONAL AIDES/LIBRARY TECHNICIANS

12,600	-5	1: 100	. 12	10,190	٦,
12,500	12	1 400	ξ	51.5.03	=
12,600	-5	1 100	:	41.0	Ξ
12,300	Ξ	008 01	Ŧ	9,710	
12,000	10	10 500	,,	9	. æ
11.700	ت	10,200		9 0.14	٠
11.100	B	9.900	٠,	0 73%	. J.
11,100	7	1.700	m	11 54.5	
10_900	5.	9,500	<u>_</u>	763, 11	
10,700	Ç	900	2.	8.245	ند.
10.500	<u></u>	9,100	<u>٠</u>	5000	٠.
10,300	ţ.:	6.900	,	٠. 15 نون 15 نون	
10,100	N	h. Add			
9_900	-				
Salary	dats on	Ammy	dans on	T. S. C. S. C.	

LODICE VITE. In the Hallmark year of consecutive service in the district, and as each on thereafter, Capitia addition is the regular salary.

PLAYGROUND/CALLIERNA AIDES

in the second	7	and the second	11.6-51.11.	
•	5 * :		£1.11.	
	5 19	4.7%	89 Itaa-	
	2 00	0.50	90 Rate	

SCHEDULE F

DRIVERS AND TRANSPORTATION AIDES SALARY GUIDES AND LONGEVITY

	Ď	allows 714180	Alle officions	-		
12.50	15	11.50	ũ	10.75	15	
12.50	15	11.50	15	0.50	14	
12.50	6	11 25	14	10.25	13	
12.25	14	11 00	13	10 00	172	
12.00	ಪ	10 75	12	975	; =	
11.75	13	10.50	1	9 50	5	
11.50	Ξ	10 25	10	9.25	ۍ د	
11.25	10	10 00	9	9 00	. 62	
11.00	s,	9 75	æ	8 75	7	
10.75	6	9.50	7	8 50	Ō	
10.50	7	9.25	G	8.00	· e	
10.25	6	B 75	· th	7.50	۰.	
9.75	Ų.	B 25	44	7 00	. L	
9.25	٨	7.75	نيا ،	6.75	N	
8.75	w	7.50	1.0	6.50	> →	
9.50	~	7.25	_	1		
8.25						
90 Rate	90 Step	89 Anie	89 Step	88 Ante	dais BB	
		ERS	DRIVERS			

After 15 years \$300 per year

new

PAGE 69

17474

BARNEGAT FEDERATION OF TEACHERS

BARNEGAT BOARD OF EDUCATION

-37-